

**Federal Defenders  
OF NEW YORK, INC.**

Southern District  
52 Duane Street-10th Floor, New York, NY 10007  
Tel: (212) 417-8700 Fax: (212) 571-0392

*David E. Patton*  
Executive Director  
and Attorney-in-Chief

*Southern District of New York*  
*Jennifer L. Brown*  
Attorney-in-Charge

**BY ECF**

Honorable Vernon S. Broderick  
United States District Judge  
Southern District of New York  
40 Foley Square  
New York, NY 10007

**Re: United States v. Colin Williams,  
23 Cr. 218 (VSB)**

**APPLICATION GRANTED  
SO ORDERED**   
**VERNON S. BRODERICK**  
**U.S.D.J.** 07/06/2023

The status conference scheduled for July 12, 2023 is hereby adjourned to September 15, 2023 at 12:00 p.m. The adjournment is necessary to allow Mr. Williams additional time to meaningfully review his discovery. The Court finds that the ends of justice served by granting a continuance outweigh the best interests of the public and the defendant in a speedy trial. Accordingly, it is further ordered that the time between July 12, 2023 and September 15, 2023 is hereby excluded under the Speedy Trial Act, 18 U.S.C. 3161(h)(7)(A), in the interest of justice.

Dear Judge Broderick:

I write with the consent of the government to request that the Court adjourn the conference currently scheduled for July 12, 2023, by approximately 60 days. Specifically, if possible, I request that it be rescheduled to the week of September 11–15, when both parties are generally available.

An adjournment is necessary because Mr. Williams has not yet been able to meaningfully review his discovery due to the prevailing lockdown conditions at MDC Brooklyn.

If the Court grants the requested adjournment, the government asks that the time until the conference be excluded in the interest of justice pursuant to 18 U.S.C. § 3161(h)(7). The defense consents to the exclusion of time.

Respectfully submitted,

/s/  
Clay H. Kaminsky  
Assistant Federal Defender  
Federal Defenders of New York  
(212) 417-8749

CC: AUSA Justin Horton